

WILL REVOKE MOORE'S LICENSE

Penalty For Selling Beer on Sunday.

COUNCIL OUTLINES ACTION

LARGE MAJORITY AGAINST SALOON KEEPER.

A LINE of policy was virtually adopted by the city council last night in dealing with the question of Sunday liquor traffic, which will probably result in making it possible to give effective enforcement to the law requiring that the drinker's thirst for liquor shall not be gratified in a saloon on the Sabbath. The council's action in marking out the new policy resulted from consideration of the case of R. B. Moore, the proprietor of the Walnut Saloon, on East Second South street, who was recently fined \$50 in the police court on a conviction of selling beer on the forbidden day. An overwhelming majority in the council favored imposing the additional penalty on Moore of suffering the revocation of his license, but the formal entry of this judgment was put off until next Monday evening.

The meeting was an adjourned session from last Monday night to specially consider Moore's case, he having been summoned to show cause why his saloon license ought not to be revoked. As part of the subject, Chief of Police Paul reported, in response to the resolution directing him to rigidly enforce the Sunday closing ordinance, that he had warned the eighty-nine saloon keepers in this city to keep their places closed on Sunday from Saturday midnight till Sunday midnight.

Chief Urges Revocation.

"In violation of the ordinance and contrary to the order given to close," the chief reported, "several saloon keepers opened their places of business to a considerable number of patrons on Sunday, July 13. We were able to secure evidence sufficient to convict in one case, that of R. B. Moore, 42 East Second South street. He was informed against, tried and found guilty."

Chief Paul's report concluded with the recommendation that steps be taken immediately to revoke Moore's license.

City Attorney Nye also reported the proceedings in the case, resulting in the offender having to pay a fine of \$50.

In his own defense, Moore maintained that he had not violated the law, for he had sold only root beer, and in reply to Councilman Hewlett he announced his intention to keep his saloon closed on Sunday.

Upon the showing made, Councilman Eardley proposed that Moore's license as a saloon keeper be revoked. Hewlett's plea for Moore that it was his first offense and that he had promised to obey the law, while others sold liquor by the barrel without paying license, brought Fernstrom to his feet with a declaration that to let the offender off after breaking his promise in the first instance would amount to a whitewashing. The councilman from the Third precinct added that to be easy with saloon keepers by letting his license continue would be discouraging to the police department in attempting to enforce the Sunday closing law.

In Daveler's estimation, the ends of justice had been satisfied in Moore's case, without adding the penalty of revoking his license.

City Attorney's Views.

Daveler's view of the question prompted City Attorney Nye to address the council. The attorney announced that he had received a letter from the council sitting in solemn garb one night and resolving to direct the enforcement of the Sunday closing ordinance and then when the opportunity came to revoke an offender's license to decline to act in a manner which would give encouragement to the executive officers who are striving to enforce the law. He added that if a job of saloon keeping were to be done for Moore it could not be expected that the police department would get evidence to convict other offenders.

While disclaiming that he spoke in criticism of the council, Attorney Nye desired the assembly to know the sentiment of his department and the feeling of the chief of police. In closing he assured the council that by backing up the efforts of the executive officers of the municipality Sunday liquor selling can be stopped and the traffic in restaurants and drug stores may also be suppressed.

All this was in committee of the whole, and when the vote was called on the question of reporting in favor of revoking Moore's license, Daveler's vote was the only negative voice heard.

Upon reconvening in formal session, Moore requested that final action be deferred until he could be represented by attorney. Daveler and Sharp pleaded for a week's postponement, and under the rules the delay was granted. However, Daveler and Sharp announced that they stood with their colleagues on the general proposition that all offending saloon keepers ought to suffer the revocation of their license.

METEOROLOGICAL REPORT.

Yesterday's Record at the Local Office of the Weather Bureau.

Maximum temperature, 62 degrees; minimum temperature, 36 degrees; mean temperature, 49 degrees; wind, light; humidity, 65 percent; accumulated deficiency of temperature since the 1st of the month, 127 degrees; rainfall, .00 inch; total precipitation from 8 p. m. to 8 p. m., none; accumulated excess of precipitation since the 1st of the month, 18.38 inch; accumulated deficiency of precipitation since Jan. 1, 1.71 inches.

HALF RATES JULY 24TH.

All Points in Utah, Via Oregon Short Line.

Tickets sold July 23 and 24. Limited for return July 25. City Ticket Office, 201 Main street.

Everybody drinks Manitou water, the water that made Colorado famous.

UTAH LIQUOR CO.

"Shick's Famous Resort."

Open June 15. Finest place in Utah for an outing. Located in beautiful Provo canyon. Finest fishing and hunting in the state. Tents furnished with or without board. Phone connection. Call "Shicks." P. O. address, Provo.

Go to Salt Lake July 24.

Dr. E. M. Keyser's method of filling teeth is painless, 162 Main street, Auerbach building. Telephone 1120 K.

FARMERS TO GET SHARE OF WATER

Utah Mattress Deal Will Help City.

COUNCIL DISCUSSES SUPPLY

SEVEN MILLION GALLONS MORE BY DEAL.

THE important question of whether the city is keeping faith with the land-owners of Sugar ward and Farmers' ward in the exchange of canal water for an equivalent of the flow from Parley's canyon, was considered at length last night by the council committee on irrigation, associated with the city attorney, the city engineer and the land and water commissioner. At the conclusion of the hearing Land and Water Commissioner Fisher was directed to see to it that the complainants have delivered to them their full quota of water out of the canal, as contemplated by the agreement which has been in force a dozen years.

The closing of the deal for the water of the Utah Mattress company last yesterday afternoon will, it is expected, enable the municipality to increase its flow from Jordan river, if an injunction from the courts does not intervene, about 7,000,000 gallons daily at the intake of the canal, and half this volume at Twelfth South street, allowing for the loss by seepage and evaporation. Without this remedy so close at hand, it is believed the city could not extricate itself from its perilous situation.

Lorenzo Clark addressed the meeting on behalf of himself and Attorneys Ray Van Cott and Waldemar Van Cott, who appeared for the other complainants, most of whom are in the district north of Twelfth South street, and who claim they are not getting a fair exchange. A petition from half a dozen complainants, signed by J. G. Chubb, their representative on the board of commissioners, was presented, demanding that their complaint of unequal exchange be adjusted. Some question was raised about the reliability of some of the signatures, but the matter was left in doubt. Even Commissioner Gabbett could not vouch for all of the names.

Points in Contention.

A principal point in contention is that a flow from springs and seepage below the point where the city takes the water out of the canyon is measured and turned in for canal water. The complainants contend that the city has no right to do so, and that this is the first year this practice has been resorted to. On the other hand, the municipality insists that this course is proper and has been accepted without objection for eight years past.

In executive session the committee agreed to a report that the matter of taking up the water from the springs and seepage is under investigation, with the result undetermined.

Another point at issue was the water commission's desire for an early answer, City Attorney Nye was delegated to hand the waiting delegation and their counsel to report that the land and water commissioner had been directed to bring in more water through the city canal, relying upon the acquisition from the Utah Mattress company. It was stipulated, however, that the city waived none of its claims to the seepage water in Parley's creek from the mouth of the canyon down to the canal.

Personal Mention.

Captain F. F. Stoll has returned to New York.

Mrs. C. Ira Tuttle has returned from a visit to Honolulu, N. H. W.

M. J. Kennedy has gone to San Francisco on a short vacation trip.

John R. Barnes, the Kayville capitalist, recently came to the city to see the council in connection with his application for a license to decline to act in a manner which would give encouragement to the executive officers who are striving to enforce the law.

Councilman Cottrell, accompanied by Mrs. Cottrell, will leave today for Soda Springs for a week's outing.

B. W. Robinson, formerly Utah manager for Bradstreet's, is in this city on a vacation trip and renewing old friendships.

H. W. Griffith, deputy clerk of the supreme court, left last evening for a business trip to Denver and Colorado Springs.

N. A. Ranshoff, manager of the Lake house, leaves today for New York and New Orleans on a business trip for the establishment he represents.

"BUFFALOED" HEALTH MEN.

Smallpox Sufferer Walks in on Clerk Smith.

Employees of the city and county building were yesterday "buffaloed" by a 19-year-old smallpox patient, who walked into the city office of health, and announcing himself as Edward Christy, hailing from Illinois, asked to be taken care of.

In second, windowed doors were at present, only one person present were Clerk Horace Smith, Quarantine Inspector Bouton and Inspector Woodward, and if anything can be gleaned from their conversation, the story spread through the building the board of health office was tabooed for the rest of the day.

MINER CRUSHED.

N. P. Matson Badly Injured in Shower Mine.

N. P. Matson, a miner employed in the Shower mine at Diamond, had a narrow escape from being crushed to death in the mine yesterday. A rock fell upon him, crushing several ribs, and he is now in the hospital in this city in quite a serious condition.

Matson was employed on the night shift and was working in the underground tunnel, when a heavy rock from the tunnel fell upon him. He was knocked to the ground and the heavy stone crushed his ribs, pinning him to the ground. He was rescued by some of his companions and taken to the surface, where his injuries were temporarily attended to by the local physician. Later in the morning he was brought to Salt Lake and taken to the hospital. His condition is said to be very serious, but the doctors hope to be able to bring him through.

It's Calder's.

Grand display of fireworks tonight.

Up-to-date signs, American Wall Paper Co., 414 State. Phone 626-K.

Utah Commercial and Savings Bank.

General banking business; interest paid on savings deposits. W. F. Armstrong, president; J. E. Caine, cashier.

Castle Gate, Clear Creek. Winter Quarters, Sunnyside lump, nut and slack; anthracite (all sizes). 73 South Main street; telephone 428.

D. J. SHARP, Agent.

The official souvenir of the Elk convention will be the Elk edition of Goodwin's Weekly. Recognize no other.

Beautiful Pharaoh's Glen.

Among the crags 1,000 feet above and ten miles from city in Parley's canyon. Fishermen, anglers, and hikers, with board. Delightful mountain climbing by easy trails. Trout streams, fishing, train and stage service. 50c round trip. Phone 928.

ROYAL H. MILLIRON, Manager.

Kemperer Coal Telephone, FORTY-NINE.

THE SALT LAKE HERALD.

Part of Regiment Was Here Last Night.

MAJOR ALLEN IN COMMAND

FIGHTERS EN ROUTE TO FORT SLOCUM.

THREE companies of the Sixteenth Infantry, A, C and D, passed through Salt Lake last night en route to the Rio Grande Western, in command of Major L. C. Allen. The train was partly dark, and in her haste to escape detection she accidentally seized the bottle containing the alcohol. Almost immediately from her former visits to the bottle, she raised the bottle to her lips and swallowed nearly its entire contents. She left the room and continued her work until 6 o'clock yesterday afternoon, when she retired to her room. Nothing was seen of her until 10 o'clock last night, when occupants of the hotel were attracted to her room by screams. Forcing open the door, she was found lying face downward on a bed laboring in agony. She was still conscious, but unable to state the cause of her trouble.

Mrs. Allen is a 24-year-old daughter in the care of Mrs. Margaret Kjar, 28 Franklin avenue, this city.

DOMESTIC.

HELP AND SITUATIONS WANTED.

ADVERTISEMENTS.

Will Be Accepted in these columns.

Free of Charge.

Branch Offices for receipt of Want Advertisements:

SHERWOOD'S PHARMACY, Fifth South and State street.

HAZEL DRUG CO., corner of West First South and Fourth South.

MOORE'S PHARMACY, corner of Third South and Fifth East.

P. O. COULAM, Eighth East and First South.

CLARK'S DRUG STORE, Eleventh East and Twelfth South.

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DRANK WOOD ALCOHOL

Brighton Laundry Mistook It For Whisky—She Is Dead Now.

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